

# UNITED STATES EPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Ď

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/265,493 03/09/99 TANNENBAUM

15-4-806.00

WM02/1206 BAKER BOTTS L.L.P.

2001 ROSS AVENUE

DALLAS TX 75201-2980

EXAMINER

CHUNG, D

ART UNIT PAPER NUMBER

2672

DATE MAILED:

12/06/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

1	Application No.	Applicant(s)
Office Action Summary	09/265,493	TANNENBAUM, DAVID C.
	Examiner	Art Unit
	Daniel J Chung	2672
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with th	ie correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	136 (a). In no event, however, may a reply bly within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS te, cause the application to become ABAND	y be timely filed  O) days will be considered timely.  From the mailing date of this communication.  DONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on	·	
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ T	his action is non-final.	
3) Since this application is in condition for allow closed in accordance with the practice under		
Disposition of Claims		
4) Claim(s) 1-20 is/are pending in the application	n.	
4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-20</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claims are subject to restriction and/o	or election requirement.	
Application Papers		
9) The specification is objected to by the Examir	ier.	
10) The drawing(s) filed on is/are objected to by the Examiner.		
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved.		
12) The oath or declaration is objected to by the E	Examiner.	
Priority under 35 U.S.C. § 119		
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 1	19(a)-(d).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documents have been received.		
2. Certified copies of the priority documents have been received in Application No		
3. Copies of the certified copies of the price application from the International But 1997 to 1997 the certified copies of the price application from the International But 1997 to 1997 the certified copies of the price application from the International But 1997 to 1997	ureau (PCT Rule 17.2(a)).	
* See the attached detailed Office action for a list		
14) Acknowledgement is made of a claim for dom	estic priority under 35 O.S.C.	x 119(e).
Attachment(s)		
<ul> <li>15) Notice of References Cited (PTO-892)</li> <li>16) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)</li> </ul>	19) Notice of Info	mmary (PTO-413) Paper No(s)  ormal Patent Application (PTO-152)

Art Unit: 2672

#### **DETAILED ACTION**

#### Information Disclosure Statement

Receipt is acknowledged of Applicant's Information Disclosure Statements of 1-19-2000 and 8-8-2000, which have been placed in the application file and considered by the Examiner.

### **Drawings**

The drawings are not objected to by the Draftperson as shown in the enclosed form PTO-948.

## Specification

Applicant is respectfully requested to fill the blank in Specification (page 1 and 2) with proper U.S Patent Application number.

Please review the application and correct all informalities.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2672

Claims 11-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lathrop et al (5,097,427) in view of Ohazama (6,078,332).

Regarding claim 1, Lathrop et al discloses that the claimed feature of a method for applying texture mapping in per-pixel operations (See Abstract, Fig 1, col 2 line 60-col 4 line 25), the method comprising:

Receiving a plurality of parameters that define a pixel value at a pixel in a primitive (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Selecting a set of parameters (illumination values) from the plurality of parameters, the selected set of parameters (illumination values that changing by the light source) being associated with texture values (texture values representative of a selected texture pattern), one parameter per texture value, the parameters that are not selected defining [a set of unselected parameters] that have constant values over the primitive (See Abstract, Fig 1, col 2 line 60-col 4 line 25, col 4 line 50-col 5 line 56)

Determining a texture value for each of the selected parameters by accessing a set of texture's, the texture value for the selected parameters varying over the primitive (See Abstract, Fig 1, col 2 line 60-col 4 line 25, col 4 line 50-col 5 line 56)

Evaluating (Combining Function in Fig 1) the pixel value by using the unselected parameters and the texture values, wherein the set of unselected parameters are not texture values and the texture values are associated with the selected parameters. (See Abstract, Fig 1, col 2 line 60-col 4 line 25, col 4 line 50-col 5 line 56)

Art Unit: 2672

Lathrop et al does not specifically disclose a set of unselected parameters, which have constant values over the primitive. However, Ohazama discloses that setting the lighting values as a constant within the unchanged scene (images with unchanging light value) in calculating the radiosity. (See col 1 line 53-col 2 line 16) The motivation would have been to provide fast image processing by eliminating the unnecessary computation for unchanged scene or images. Furthermore, classifying/separating the parameters between varying parameters (selected parameters in claim) and unvarying parameters (unselected parameters in claim) is a well known art which save processing time and cost in image processing. Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Ohazama into the teaching of Lathrop et al.

Regarding claim 2, Lathrop et al discloses that displaying the generated pixel light value on a display device. (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Regarding claim 3, Lathrop et al discloses that the plurality of parameters includes per-primitive parameters, which are defined over the entire primitive. (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Art Unit: 2672

Regarding claim 4, Lathrop et al discloses that the primitive is a polygon. (See Abstract, Fig 1, col 2 line 20-35, col 2 line 60-col 4 line 25)

Regarding claim 5, Lathrop et al discloses that the plurality of parameters includes both scalar and vector parameters. (See Abstract, Fig 1, col 1 line 51-62, col 2 line 60-col 4 line 25)

Regarding claim 6, Lathrop et al discloses that the plurality of parameters includes one or more of emission material color, ambient material color, global ambient light color, attenuation factor, ambient light color, diffuse material color, diffuse light color, specular material color, specular light color, a surface normal vector, a specular exponent, an environment map color, and a shadow color. (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Regarding claim 7, Lathrop et al discloses that the operation of determining the texture value further comprises the operation of:

Receiving texture coordinates for accessing the set of textures (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Accessing the textures in response to the texture coordinates to generate the texture values. (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Art Unit: 2672

Regarding claim 8, Lathrop et al discloses that the accessed texture includes a plurality of texture elements, the method further comprising the operation of:

Filtering the accessed texture elements of the texture map onto the selected pixel to generate the texture value associated with the pixel (See Abstract, Fig 1, col 2 line 60-col 4 line 25, col 7 line 39-48)

Regarding claim 9, Lathrop et al discloses that a light value is generated for the pixel value by evaluating a lighting equation that is defined in terms of the plurality of parameters. (See Abstract, Fig 1, col 2 line 60-col 4 line 25)

Regarding claim 10, Claim 10 is the corresponding device of claim 1. Thus, the rejection to claim 1 hereinabove is also applicable to claim 10.

Regarding claims 11-14, Claims 11-14 are respectively equivalent to claims 4,6,5 and 9, and thus the rejections to claims 4,6,5 and 9 hereinabove are also respectively applicable to claims 11-14, but applied in view of the rejections to base claim 10.

Regarding claim 15, Claim 15 is the corresponding computer graphics system of claim 1. Thus, the rejection to claim 1 hereinabove is also applicable to claim 15.

Regarding claims 16-20, Claims 16-20 are respectively equivalent to claims 6,5,9,4 and 8, and thus the rejections to claims 6,5,9,4 and 8 hereinabove are also

Art Unit: 2672

respectively applicable to claims 16-20, but applied in view of the rejections to base claim 15.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308-6606 (for informal or draft communications, please label "PROPOSED" or "DRAFT").

Hand-delivered responses should be brought to Crystal Park II, 2021 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel J. Chung whose telephone number is (703) 306-3419. He can normally be reached Monday-Thursday and alternate Fridays from 7:30am - 5:00pm. If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Michael, Razavi can be reached on (703) 305-4713. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Maule

djc

Art Unit: 2672

November 30, 2000